

Clipping from the Albany Argus 1903-05-29, page 3, column 3  
online source:

<https://nyshistoricnewspapers.org/?a=d&d=arg19030529-01.1.3&e=-----en-20--1--txt-txIN----->

### Four judgements in Supreme Court

.....  
The court also decided for the defendant in an action brought by Lucy A. Dennick against Henry Enos. This litigation involved a farm of 35 acres on the sand plains just west of the city. The defendant and his father had held the property "adversely" since 1840, although their paper titles had been lost. The plaintiff claims to have a deed for the farm from one Matilda Jones, who had received it from Hiram Haner, but it was not produced in evidence yesterday since there was no appearance for the plaintiff. After hearing the defendant's testimony Justice Cochrane directed the jury to find that Mr. Enos owned the farm. Jacob L. Ten Eyck was attorney for the defendant.

The court also decided for the defendant in an action brought by Lucy A. Dennick against Henry Enos. This litigation involved a farm of 35 acres on the sand plains just west of the city. The defendant and his father had held the property "adversely" since 1840, although their paper titles had been lost. The plaintiff claims to have a deed for the farm from one Matilda Jones, who had received it from Hiram Haner, but it was not produced in evidence yesterday since there was no appearance for the plaintiff. After hearing the defendant's testimony Justice Cochrane directed the jury to find that Mr. Enos owned the farm. Jacob L. Ten Eyck was attorney for the defendant.